

March 5, 1999

SENATE BILL No. 595

DIGEST OF SB595 (Updated March 4, 1999 6:48 pm - DI 94)

Citations Affected: IC 23-1; IC 23-4; IC 23-5; IC 23-15; IC 23-16; IC 23-17; IC 23-18; IC 26-1.

Synopsis: Secretary of state matters. Decreases certain fees charged by the secretary of state. Provides for electronic filing of financing statements.

Effective: July 1, 1999.

Mills, Skillman

January 21, 1999, read first time and referred to Committee on Finance. March 1, 1999, reported favorably — Do Pass. March 4, 1999, read second time, amended, ordered engrossed.









First Regular Session 111th General Assembly (1999)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 1998 General Assembly.

SENATE BILL No. 595

A BILL FOR AN ACT to amend the Indiana Code concerning business and other associations.

Be it enacted by the General Assembly of the State of Indiana:

1	SECT	TION 1. IC 23-1-18-3 IS AMENDED TO READ AS	
2	FOLLO	WS [EFFECTIVE JULY 1, 1999]: Sec. 3. (a) The secretary of	
3	state shall collect the following fees when the documents described in		
4	this subsection are delivered to the secretary of state for filing:		
5		Document Fee	
6	(1)	Articles of incorporation \$90 \$25	
7	(2)	Application for use of	
8		indistinguishable name \$20 \$15	
9	(3)	Application for reserved name \$20 \$15	
10	(4)	Notice of transfer of reserved name \$20 \$15	
11	(5)	Application for registered	
12		name	
13	(6)	Application for renewal of	
14		registered name	
15	(7)	Corporation's statement of change	
16		of registered agent or registered	
17		office or both No Fee	

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1 2	(8)	Agent's statement of change of registered office for each	
3		affected corporation	No Fee
4	(9)	Agent's statement of	
5	` /	resignation	No Fee
6	(10)	Amendment of articles of	
7	, ,	incorporation	\$30 \$15
8	(11)	Restatement of articles of	
9		incorporation	\$30 \$15
10		With amendment of articles	\$30 \$15
11	(12)	Articles of merger or share	
12		exchange	\$90 \$15
13	(13)	Articles of dissolution	\$30 \$15
14	(14)	Articles of revocation of	
15		dissolution	\$30 \$15
16	(15)	Certificate of administrative	
17		dissolution	No Fee
18	(16)	Application for reinstatement	
19		following administrative	
20		dissolution	\$30 \$15
21	(17)	Certificate of reinstatement	No Fee
22	(18)	Certificate of judicial dissolution	No Fee
23	(19)	Application for certificate of	
24		authority	\$90 \$25
25	(20)	Application for amended certificate	
26		of authority	\$30 \$15
27	(21)	Application for certificate of	
28		withdrawal	\$30 \$15
29	(22)	Certificate of revocation of	
30		authority to transact business	No Fee
31	(23)	Biennial report	\$30 \$15
32	(24)	Articles of correction	\$30 \$15
33	(25)	Application for certificate of	
34		existence or authorization	\$15
35	(26)	Any other document required or	
36		permitted to be filed by this	
37		article, including an application	
38		for any other certificates or	
39		certification certificate (except	
40		for any such other certificates	
41		that the secretary of state may	
42		determine to issue without	

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	3	
1	additional fee in connection with	
2	particular filings) and a request	
3	for other facts of record under	
4	section $9(b)(6)$ $9(b)(7)$ of this chapter $\dots 30 \$15	
5	(b) The fee set forth in subsection (a)(23) for filing a biennial report	
6	is fifteen dollars (\$15) per year to be paid biennially.	
7	(c) The secretary of state shall collect a fee of ten dollars (\$10)	
8	each time process is served on the secretary of state under this article.	
9	If the party to a proceeding causing service of process prevails in the	
10	proceeding, then that party is entitled to recover this fee as costs from	
11	the nonprevailing party.	
12	(d) The secretary of state shall collect the following fees for	
13	copying and certifying the copy of any filed document relating to a	
14	domestic or foreign corporation:	
15	(1) Per page for copying \$ 1 \$0.10	
16	(2) For a certification stamp\$15	
17	SECTION 2. IC 23-4-1-45 IS AMENDED TO READ AS	
18	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 45. (a) To qualify as a	
19	limited liability partnership, a partnership under this chapter must do	
20	the following:	
21	(1) File a registration with the secretary of state in a form	
22	determined by the secretary of state that satisfies the following:	
23	(A) Is signed by one (1) or more partners authorized to sign	
24	the registration.	
25	(B) States the name of the limited liability partnership,	
26	which must:	
27	(i) contain the words "Limited Liability Partnership" or	
28	the abbreviation "L.L.P." or "LLP" as the last words or	
29	letters of the name; and	
30	(ii) be distinguishable upon the records of the secretary	\
31	of state from the name of a limited liability partnership	
32	registered to transact business in Indiana.	
33	(C) States the address of the partnership's principal office.	
34	(D) States the name of the partnership's registered agent and	
35	the address of the partnership's registered office for service	
36	of process as required to be maintained by section 50 of this	
37	chapter.	
38	(E) Contains a brief statement of the business in which the	
39	partnership engages.	
40	(F) States any other matters that the partnership determines	
41	to include.	
42	(G) States that the filing of the registration is evidence of	



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1 2	the partnership's intention to act as a limited liability
3	partnership.
3 4	(2) File a ninety twenty-five dollar (\$90) (\$25) registration fee
5	with the registration.
6	(b) The secretary of state shall grant limited liability partnership
7	status to any partnership that submits a completed registration with the
8	required fee.
9	(c) Registration is effective and a partnership becomes a limited liability partnership on the date a registration is filed with the secretary
10	
11	of state or at any later date or time specified in the registration. The
12	registration remains effective until it is voluntarily withdrawn by filing
	with the secretary of state a written withdrawal notice under section
13 14	45.2 of this chapter. (d) The status of a portnership as a limited liability portnership and
	(d) The status of a partnership as a limited liability partnership and
15	the liability of a partner of a limited liability partnership is not
16	adversely affected by errors or subsequent changes in the information
17	stated in a registration under subsection (a).
18	(e) A registration on file with the secretary of state is notice that
19	the partnership is a limited liability partnership and is notice of all
20	other facts set forth in the registration.
21	SECTION 3. IC 23-4-1-45.1 IS AMENDED TO READ AS
22	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 45.1. (a) As used in this
23	section, "limited liability partnership" refers to a:
24	(1) limited liability partnership; or
25	(2) foreign limited liability partnership;
26	as defined in section 2 of this chapter.
27	(b) The registration of a limited liability partnership may be
28	amended by filing in the office of the secretary of state a certificate of
29	amendment executed by at least one (1) partner authorized to execute
30	an amendment to the registration.
31	(c) A certificate of amendment must contain the following:
32	(1) The name of the limited liability partnership.
33	(2) The date the registration was filed.
34	(3) The amendment to the registration.
35	(d) A certificate of amendment must be accompanied by a thirty
36	fifteen dollar (\$30) (\$15) filing fee.
37	(e) Subject to subsection (f), the registration of a limited liability
38	partnership may be amended at any time.
39	(f) An amended registration must contain only provisions that may
40	be lawfully contained in the registration when the amendment is made.
41	SECTION 4. IC 23-4-1-45.2 IS AMENDED TO READ AS

FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 45.2. (a) As used in this



1	section, "limited liability partnership" refers to a:
2	(1) limited liability partnership; or
3	(2) foreign limited liability partnership;
4	as defined in section 2 of this chapter.
5	(b) The registration of a limited liability partnership may be
6	withdrawn by filing in the office of the secretary of state a withdrawal
7	notice executed by at least one (1) partner authorized to execute a
8	withdrawal notice.
9	(c) A withdrawal notice must contain the following:
10	(1) The name of the limited liability partnership.
11	(2) The date the registration was filed.
12	(3) A brief statement regarding the reason for filing the
13	withdrawal notice.
14	(4) Any other information considered appropriate by the limited
15	liability partnership.
16	(d) A withdrawal notice must be accompanied by a thirty fifteen
17	dollar (\$30) (\$15) filing fee.
18	(e) The withdrawal notice is effective and the partnership ceases
19	to be a limited liability partnership on the date a withdrawal notice is
20	filed with the secretary of state or at any later date or time specified in
21	the notice.
22	SECTION 5. IC 23-4-1-45.3 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 45.3. (a) The exclusive
24	right to use a name of a limited liability partnership or foreign limited
25	liability partnership may be reserved by the following:
26	(1) A person intending to organize a limited liability partnership
27	under this article and to adopt that name.
28	(2) A limited liability partnership or any foreign limited liability
29	partnership registered in Indiana that, in either case, intends to
30	change its name to that name.
31	(3) A foreign limited liability partnership intending to register in
32	Indiana and use that name in Indiana.
33	(4) A person intending to organize a foreign limited liability
34	partnership and intending to have it registered in Indiana and use
35	that name in Indiana.
36	(b) An applicant may reserve a specified name by filing with the
37	secretary of state an application executed by the applicant specifying
38	the name to be reserved and the name and the address of the applicant,
39	along with a twenty fifteen dollar (\$20) (\$15) fee. If the secretary of
40	state finds that the name is available for use by the applicant, the
41	secretary of state shall reserve the name for the exclusive use of the
42	applicant for a period of one hundred twenty (120) days. After



1	reserving a name, the same applicant may reserve the same name for
2	successive periods of one hundred twenty (120) days.
3	(c) The exclusive right to use a reserved name may be transferred
4	to another person by filing in the office of the secretary of state a notice
5	of the transfer, executed by the applicant who reserved the name to be
6	transferred and the name and address of the transferee.
7	SECTION 6. IC 23-4-1-49 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 49. (1) Before
9	transacting business in this state, a foreign limited liability partnership
10	shall do the following:
11	(a) Comply with any statutory or administrative registration or
12	filing requirements governing the specific type of business in
13	which the partnership is engaged.
14	(b) File a registration with the secretary of state in a form
15	determined by the secretary of state that satisfies the following:
16	(I) Is signed at least by one (1) partner authorized to sign the
17	registration.
18	(II) States the name of the limited liability partnership
19	which must contain the words "Limited Liability
20	Partnership" or the abbreviation "L.L.P." or "LLP" or other
21	similar words or abbreviations as may be required or
22	authorized by the laws of the jurisdiction where the
23	partnership is registered as the last words or letters of the
24	name.
25	(III) States the jurisdiction in which the partnership is
26	registered as a limited liability partnership.
27	(IV) States the address of the partnership's principal office.
28	(V) States the name of the partnership's registered agent and
29	the address of the partnership's registered office for service
30	of process as required to be maintained by section 50 of this
31	chapter.
32	(VI) Contains a brief statement of the business in which the
33	partnership engages.
34	(VII) States any other matters that the partnership
35	determines to include.
36	(VIII) States that the filing of the registration is evidence of
37	the partnership's intention to act as a limited liability
38	partnership.
39	(c) File a ninety twenty-five dollar (\$90) (\$25) registration fee
40	with the registration.
41	(2) The secretary of state shall permit a foreign limited liability
42	partnership that:



1	(a) submits a completed registration;
2	(b) submits the required ninety twenty-five dollars (\$90); (\$25);
3	and
4	(c) otherwise complies with this chapter;
5	to transact business in the state. A registration remains effective until
6	the registration is voluntarily withdrawn under section 45.2 of this
7	chapter.
8	(3) The internal affairs of foreign limited liability partnerships,
9	including the liability of partners for debts, obligations, and liabilities
10	of or chargeable to the partnership or a partner or partners, are subject
11	to and governed by the laws of the jurisdiction in which the foreign
12	limited liability partnership is registered.
13	SECTION 7. IC 23-5-1-10.1 IS AMENDED TO READ AS
14	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 10.1. (a) As used in this
15	section, "trust" means a:
16	(1) domestic business trust; or
17	(2) foreign business trust;
18	as defined in section 2 of this chapter.
19	(b) Each trust authorized to transact business in Indiana shall
20	deliver a biennial report to the secretary of state for filing that sets forth
21	the following:
22	(1) The name of the trust and the state or country under whose
23	law the trust is created.
24	(2) The address of the trust's registered office and the name of its
25	registered agent at that office in Indiana.
26	(3) The address of the trust's principal office.
27	(c) When a biennial report is filed, it must be accompanied by the
28	following:
29	(1) A verified list of the names and addresses of the trustees of
30	the business trust.
31	(2) Executed copies of all amendments to:
32	(A) the original trust instrument; and
33	(B) amendments to the trust instrument that:
34	(i) were adopted not later than December 31 of the
35	preceding year; and
36	(ii) have not been filed under section 7 of this chapter.
37	(3) A fee of fifteen dollars (\$15) per year to be paid biennially.
38	(d) Information in the biennial report must be current as of the date
39	the biennial report is executed on behalf of the trust.
40	(e) The first biennial report must be delivered to the secretary of
41	state in the second year following the calendar year in which a
42	domestic business trust was created or a foreign business trust was



1	authorized to transact business. The biennial report is due during the
2	same month as the month in which the trust was created or authorized
3	to transact business.
4	(f) Subsequent biennial reports must be delivered to the secretary
5	of state every second year following the year in which the last biennial
6	report was filed. The secretary of state may accept reports during the
7	two (2) months before the month that they are due.
8	(g) If a biennial report does not contain the information required
9	by this section, the secretary of state shall promptly notify the reporting
10	trust in writing and return the report to it for correction. If the report is
11	corrected to contain the information required by this section and
12	delivered to the secretary of state within thirty (30) days after the
13	effective date of notice, it is considered to be timely filed.
14	SECTION 8. IC 23-15-1-1 IS AMENDED TO READ AS
15	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 1. (a) Except as
16	otherwise provided in section 2 of this chapter:
17	(1) a person conducting or transacting business in Indiana under
18	a name, designation, or title other than the real name of the
19	person conducting or transacting such business;
20	(2) a corporation conducting business in Indiana under a name,
21	designation, or title other than the name of the corporation as
22	shown by its articles of incorporation;
23	(3) a foreign corporation conducting business in Indiana under
24	a name, designation, or title other than the name of the foreign
25	corporation as shown by its application for certificate of
26	authority to transact business in Indiana;
27	(4) a limited partnership conducting business in Indiana under a
28	name, designation, or title other than the name of the limited
29	partnership as shown by its certificate of limited partnership;
30	(5) a foreign limited partnership conducting business in Indiana
31	under a name, designation, or title other than the name of the
32	limited partnership as shown by its application for registration;
33	(6) a limited liability company conducting business in Indiana
34	under a name, designation, or title other than as shown by its
35	articles of organization;
36	(7) a foreign limited liability company conducting business in
37	Indiana under a name, designation, or title other than the name
38	of the limited liability company as shown by its application for
39	registration;
40	(8) a limited liability partnership conducting business in Indiana
41	under a name, designation, or title other than the name of the
42	limited liability partnership as shown by its application for



1	registration; and
2	(9) a foreign limited liability partnership conducting business in
3	Indiana under a name, designation, or title other than the name
4	of the limited liability partnership as shown by its application for
5	registration;
6	shall file for record, in the office of the recorder of each county in
7	which a place of business or an office of the person, limited
8	partnership, foreign limited partnership, limited liability company,
9	foreign limited liability company, corporation, or foreign corporation
10	is situated, a certificate stating the assumed name to be used, and, in
11	the case of a person, the full name and address of the person engaged
12	in or transacting business, or, in the case of a corporation, foreign
13	corporation, limited liability company, foreign limited liability
14	company, limited partnership, or foreign limited partnership, the full
15	name and the address of the corporation's, limited liability company's,
16	or limited partnership's principal office in Indiana.
17	(b) The recorder shall keep a record of the certificates filed under
18	this section and shall keep an index of the certificates showing, in
19	alphabetical order, the names of the persons, the names of the
20	partnerships, the names of the limited liability companies, the corporate
21	names of the corporations having such certificates on file in the
22	recorder's office, and the assumed names which they intend to use in
23	carrying on their businesses as shown by the certificates.
24	(c) Before the dissolution of any business for which a certificate
25	is on file with the recorder, the person, limited liability company,
26	partnership, or corporation to which the certificate appertains shall file
27	a notice of dissolution for record in the recorder's office.
28	(d) The county recorder shall charge a fee in accordance with
29	IC 36-2-7-10 for each certificate, notice of dissolution, and notice of
30	discontinuance of use filed with the recorder's office and recorded
31	under this chapter. The funds received shall be receipted as county
32	funds the same as other money received by the recorders.
33	(e) A corporation, limited liability company, or limited partnership
34	subject to this chapter shall, in addition to filing the certificate provided
35	for in subsection (a), file with the secretary of state a copy of each
36	certificate.
37	(f) A person, partnership, limited liability company, or corporation
38	that has filed a certificate of assumed business name under subsection
39	(a) or (e) may file a notice of discontinuance of use of assumed
40	business name with the secretary of state and with the recorder's office
41	in which the certificate was filed or transferred. The secretary of state

and the recorder shall keep a record of notices filed under this



1	subsection.
2	(g) A corporation or limited partnership, domestic or foreign, that
3	is subject to this chapter and that does not have a place of business or
4	an office in Indiana, shall file the certificate required under subsection
5	(a) in the office of the recorder of the county where the corporation's or
6	limited partnership's registered office is located. The certificate must
7	state the assumed name to be used, the name of the registered agent,
8	and the address of the registered office. The corporation or limited
9	partnership must comply with the requirements in subsection (e).
10	(h) The secretary of state shall collect the following fees when a
11	copy of a certificate is filed with the secretary of state under subsection
12	(e):
13	(1) A fee of thirty fifteen dollars (\$30) (\$15) from a corporation
14	(other than a nonprofit corporation), limited liability company,
15	or a limited partnership.
16	(2) A fee of twenty-six fifteen dollars (\$26) (\$15) from a
17	nonprofit corporation.
18	SECTION 9. IC 23-16-12-4 IS AMENDED TO READ AS
19	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 4. (a) The secretary of
20	state shall collect the following fees when the documents described in
21	this section are delivered by a domestic or foreign limited partnership
22	or a foreign limited liability company to the secretary of state for filing:
23	Document Fee
24	(1) Application for reservation of name \$20 \$15
25	(2) Application for use of indistinguishable name \$20 \$15
26	(3) Application for renewal of reservation \$20 \$15
27	(4) Notice of transfer or cancellation of reservation \$20 \$15
28	(5) Certificate of change of registered agent's
29	business address No fee
30	(6) Certificate of resignation of agent No fee
31	(7) Certificate of limited partnership
32	(8) Certificate of amendment
33	(9) Certificate of cancellation
34	(10) Restated certificate of limited partnership
35	or registration
36	(11) Restated certificate of limited partnership
37	or registration with amendments
38	(12) Application for registration
39	(13) Certificate of change of application
40	(14) Certificate of cancellation of
41	registration
42	(15) Certificate of change of registered agent No fee



1		(16) Application for certificate of existence of			
2	authorization				
3	(17) Any other document required or permitted to be				
5	filed under this article, including an application				
6	for any other certificates or certification				
7		certificate (except for any such other certificate that the secretary of state may determine to is			
8		without additional fee in connection with par			
9		filings)			
10		b) The secretary of state shall collect a fee			
11		time process is served on the secretary of sta			
12		e party to a proceeding causing service of pro			
13		eeding, then that party is entitled to recover the	_		
14	-	onprevailing party.	ins ice as costs from		
15		(c) The secretary of state shall collect the	following fees for		
16		ing and certifying the copy of any filed doc	•		
17		estic or foreign limited partnership:	different relating to a		
18		(1) Per page for copying	\$ + \$ 0 1 0		
19		(2) For a certification stamp			
20		SECTION 10. IC 23-17-29-3 IS AMEND			
21					
22	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 3. (a) The secretary of state shall collect the following fees when the following documents are				
23		ered for filing:	wing documents are		
24	deliv	DOCUMENT	FEE		
25	(1)	Articles of Incorporation	\$30 \$15		
26	(2)	Application for use of	Ψ30 Ψ10		
27	(2)	indistinguishable name	\$20 \$15		
28	(3)	Application for reserved name	\$20 \$15 \$20 \$15		
29	(4)	Notice of transfer of reserved name	\$20 \$15 \$20 \$15	7/	
30	(5)	Application for registered name	\$30 \$15		
31	(6)	Application for renewal of	Ψ30 Ψ10		
32	(0)	registered name	\$30 \$15		
33	(7)	Corporation's statement of change	450 425		
34	(,)	of registered agent or registered			
35		office or both	no fee		
36	(8)	Agent's statement of change of	10 100		
37	(-)	registered office for each			
38		affected corporation	no fee		
39	(9)	Agent's statement of resignation	no fee		
40	(10)	Amendment of articles of			
41	(10)	incorporation	\$30 \$15		
42	(11)	Restatement of articles of	+ +		
	(11)				





1		incorporation with amendments	\$30 \$15		
2	(12)	Articles of merger	\$30 \$15		
3	(13)	Articles of dissolution	\$30 \$15		
4	(14)	Articles of revocation of			
5		dissolution	\$30 \$15		
6	(15)	Certificate of administrative			
7		dissolution	no fee		
8	(16)	Application for reinstatement			
9		following administrative			
10		dissolution	\$30 \$15		
11	(17)	Certificate of reinstatement	no fee		
12	(18)	Certificate of judicial dissolution	no fee		
13	(19)	Application for certificate of			
14		authority	\$30 \$15		
15	(20)	Application for amended certificate			
16		of authority	\$30 \$15		
17	(21)	Application for certificate of			
18		withdrawal	\$30 \$15		
19	(22)	Certificate of revocation of			
20		authority to transact business	no fee		
21	(23)	Annual report	\$10		
22	(24)	Articles of correction	\$30 \$15		
23	(25)	Certificate of existence	\$15		
24	(26)	Any other document required or			
25		permitted to be filed by this			
26		article	\$30 \$15		
27	(b) The secretary of state shall collect a fee of ten dollars (\$10) upon				
28	being served with process under this article. The party to a proceeding				
29	causing service of process may recover the fee paid the secretary of				
30	state as costs if the party prevails in the proceeding.				
31	(c) The secretary of state shall collect the following fees for copying				
32	and certifying the copy of any filed document relating to a domestic or				
33	foreig	n corporation:			
34	(1) One dollar (\$1) Ten cents (\$0.10) a page for copying.				
35	(2) Fifteen dollars (\$15) for the certification stamp.				
36	SE	SECTION 11. IC 23-18-12-3 IS AMENDED TO READ AS			
37	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 3. (a) The secretary of				
38	state shall collect the following fees when the documents described in				
39	this se	ection are delivered for filing:			
40		Document	Fee		
41		(1) Articles of organization	\$ 90 \$25		
42		(2) Application for use of			

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1	indistinguishable name \$20 \$15	
2	(3) Application for reservation of name	
3	(4) Application for renewal of	
4	reservation	
5	(5) Notice of transfer or cancellation	
6	of reservation	
7	(6) Certificate of change of registered	
8	agent's business address No Fee	
9	(7) Certificate of resignation of	
10	agent No Fee	
11	(8) Articles of amendment	
12	(9) Restatement of articles of	
13	organization \$30 \$15	
14	(10) Articles of dissolution	
15	(11) Application for certificate of	
16	authority	
17	(12) Application for amended	
18	certificate of authority	
19	(13) Application for certificate of	
20	withdrawal	
21	(14) Application for reinstatement	
22	following administrative dissolution	
23	(15) Articles of correction	
24	(16) Certificate of change of	
25	registered agent No Fee	
26	(17) Application for certificate of	
27	existence or authorization \$15	
28	(18) Biennial report	
29	(19) Any other document required or	
30	permitted to be filed under this article \$30 \$15	
31	(b) The fee set forth in subsection (a)(18) for filing a biennial report	
32	is fifteen dollars (\$15) per year to be paid biennially.	
33	(c) The secretary of state shall collect a fee of \$10 each time process	
34	is served on the secretary of state under this article. If the party to a	
35	proceeding causing service of process prevails in the proceeding, that	
36	party is entitled to recover this fee as costs from the nonprevailing	
37	party.	
38	(d) The secretary of state shall collect the following fees for copying	
39	and certifying the copy of any filed documents relating to a domestic	
40	or foreign limited liability company:	
41	(1) One dollar (\$1) Ten cents (\$0.10) per page for copying.	
42	(2) Fifteen dollars (\$15) for certification stamp.	





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1	SECTION 12. IC 26-1-9-401 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 401. (1) The proper
3	place to file in order to perfect a security interest is as follows:
4	(a) When the collateral is consumer goods, equipment used in
5	farming operations, or farm products, or accounts or general
6	intangibles arising from or relating to the sale of farm products by
7	a farmer, or consumer goods, then in the office of the county
8	recorder in the county of the debtor's residence or if the debtor is
9	not a resident of this state then in the office of the county recorder
10	in the county where the goods are kept, and in addition when the
11	collateral is crops, growing or to be grown, in the office of the
12	county recorder in the county where the land is located.

- (b) When the collateral is timber to be cut or is minerals or the like (including oil and gas) or accounts subject to IC 26-1-9-103(5), or when the financing statement is filed as a fixture filing (IC 26-1-9-313) and the collateral is goods which are or are to become fixtures, then in the office where a mortgage on the real estate would be filed or recorded.
- (c) In all other cases, in the office of the secretary of state.
- (2) A filing which is made in good faith in an improper place or not in all of the places required by this section is nevertheless effective with regard to any collateral as to which the filing complied with the requirements of IC 26-1-9 and is also effective with regard to collateral covered by the financing statement against any person who has knowledge of the contents of such financing statement.
- (3) A filing which is made in the proper place in this state continues effective even though the debtor's residence or place of business or the location of the collateral or its use, whichever controlled the original filing, is thereafter changed.
- (4) The rules stated in IC 26-1-9-103 determine whether filing is necessary in this state.
- (5) For the purposes of this section, the residence of an organization is its place of business if it has one or its chief executive office if it has more than one (1) place of business.
- (6) From amounts collected by the secretary of state from and in connection with filings and requests under IC 26-1 there shall be paid from the general fund, as the primary source of such payment, all valid judgments recovered or to be recovered against county or state filing officers or their employees for failure to properly file or furnish correct information in connection with a request made as to filings and record searches under the filing system of the Uniform Commercial Code. Judgments payable under this section shall be paid if the attorney





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1	general is served with a copy of the summons in the original action and
2	given an opportunity to defend; or, if he is not served, only upon
3	motion and de novo hearing without jury trial made to the court
4	rendering the judgment after service of notice thereof upon the attorney
5	general, and after the court enters findings and judgment showing the
6	amount properly payable under IC 26-1. Any affected party or the
7	attorney general may appeal from the original or the judgment entered
8	pursuant to the motion. Not more than one hundred thousand dollars
9	(\$100,000) shall be paid from amounts collected by the secretary of
10	state in any fiscal year.
11	(7) A document described in subsection (8), (9), or (12) must be in
12	the standard form prescribed by the secretary of state to be accepted for
13	filing.
14	(8) The fee for filing each of the following is four dollars (\$4):
15	(a) Financing statements, if filed with the secretary of state.
16	(b) Continuation statements.
17	(c) Separate statements of assignment.
18	(d) Separate amendments of any of the foregoing.
19	(e) Lists of creditors and schedules of property filed with the
20	secretary of state for entry in the bulk sale file.
21	(f) Partial releases, if filed with the county recorder.
22	(g) Lis pendens and other filings under the Uniform Commercial
23	Code filing systems.
24	(9) If the document is:
25	(a) filed with the county recorder; and
26	(b) a financing statement;
27	the fee for filing the document is eight dollars (\$8), which includes a
28	prepaid release fee of four dollars (\$4).
29	(10) An additional fee of one dollar (\$1) shall be paid for each of the
30	following:
31	(a) Filing and indexing a financing statement indicating an
32	assignment.
33	(b) Filing and indexing a financing statement that is subject to
34	IC 26-1-9-402(4).
35	(c) Indexing each name after the first, including trade names.
36	(d) Furnishing filing data regarding any document.
37	(e) Furnishing a filing officer's document under IC 26-1-9-407(2),
38	plus fifty cents (\$0.50) for each financing statement and for each
39	statement of assignment listed on the filing officer's document.
40	(11) An additional fee of fifty cents (\$0.50) shall be paid for the
41	following:

(a) filing any of the foregoing described in subsection (8) or (9)



1	in the fixture file.	
2	(b) Each page of a copy of a document shall be an additional fee	
3	of ten cents (\$0.10).	
4	(12) No filing fee shall be charged for the filing of termination	
5	statements.	
6	SECTION 13. IC 26-1-9-402 IS AMENDED TO READ AS	
7	FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 402. (1) Except as	
8	provided in subsection (2), a financing statement is sufficient if it is on	
9	the form prescribed by the secretary of state and contains the following:	
10	(a) The debtor's legal name and address.	
11	(b) The name and address of the secured party from which	
12	information concerning the security interest may be obtained.	
13	(c) A statement indicating the types or describing the items of	
14	collateral.	
15	(d) The debtor's signature.	
16	A financing statement may be filed before a security agreement is made	
17	or a security interest otherwise attaches. When the financing statement	
18	covers crops growing or to be grown, the statement must also contain	
19	a description of the real estate concerned. When the financing	
20	statement covers timber to be cut or covers minerals or the like	
21	(including oil and gas) or accounts subject to IC 26-1-9-103(5), or	
22	when the financing statement is filed as a fixture filing (IC 26-1-9-313)	
23	and the collateral is goods which are or are to become fixtures, the	
24	statement must also comply with subsection (4).	
25	(2) A financing statement which otherwise complies with subsection	
26	(1) is sufficient when it is signed by the secured party instead of the	
27	debtor when it is filed to perfect a security interest in any one (1) of the	
28	following:	
29	(a) Collateral already subject to a security interest in another	
30	jurisdiction when it is brought into this state, or when the debtor's	
31	location is changed to this state. Such a financing statement must	
32	state that the collateral was brought into this state or that the	
33	debtor's location was changed to this state under such	
34	circumstances.	
35	(b) Proceeds under IC 26-1-9-306 if the security interest in the	
36	original collateral was perfected. Such a financing statement must	
37	describe the original collateral.	
38	(c) Collateral as to which the filing has lapsed.	
39	(d) Collateral acquired after a change of name, identity, or	
40	corporate structure of the debtor (subsection (6)).	
41	(e) Collateral under a security agreement signed by the debtor and	

authorizing the secured party to file a financing statement. Such



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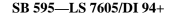
a financing statement must state that it is filed in accordance with
a security agreement signed by the debtor and authorizing the
filing of the statement.
A financing statement may be amended by filing a farm

- (3) A financing statement may be amended by filing a form (Uniform Commercial Code 3 or Uniform Commercial Code 4) referencing the original financing statement number and date of filing. An amendment that changes only the secured party information must be signed by the secured party. All other amendments must be signed by the debtor and the secured party. An amendment does not extend the period of effectiveness of a financing statement. If any amendment adds collateral, it is effective as to the added collateral only from the filing date of the amendment. In IC 26-1-9, unless the context otherwise requires, the term "financing statement" means the original financing statement and any amendments.
- (4) A financing statement covering timber to be cut or covering minerals or the like (including oil and gas) or accounts subject to IC 26-1-9-103(5) or a financing statement filed as a fixture filing (IC 26-1-9-313) must show that it covers this type of collateral, must recite that it is to be filed for record in the real estate records, and must contain a description of the real estate sufficient if it were contained in a mortgage of the real estate to give constructive notice of the mortgage under the law of this state. If the debtor does not have an interest of record in the real estate, the financing statement must show the name of a record owner.
- (5) A mortgage is effective as a financing statement filed as a fixture filing from the date of its recording if:
 - (a) the goods are described in the mortgage by item or type; and
 - (b) the goods are or are to become fixtures related to the real estate described in the mortgage;
 - (c) the mortgage complies with the requirements for a financing statement in this section other than a recital that it is to be filed in the real estate records; and
 - (d) the mortgage is duly recorded.

No fee with reference to the financing statement is required other than the regular recording and satisfaction fees with respect to the mortgage.

(6) A financing statement sufficiently shows the name of the debtor if it gives the individual, partnership, or corporate name of the debtor, whether or not it adds other trade names or the names of partners. Where the debtor so changes his name or in the case of an organization its name, identity, or corporate structure that a filed financing statement becomes seriously misleading, the filing is not effective to perfect a security interest in collateral acquired by the debtor more than four (4)

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1	months after the change, unless a new appropriate financing statement
2	is filed before the expiration of that time. A filed financing statement
3	remains effective with respect to collateral transferred by the debtor
4	even though the secured party knows of or consents to the transfer.
5	(7) A financing statement substantially complying with the
6	requirements of this section is effective even though it contains minor
7	errors which are not seriously misleading.
8	(8) The provisions of IC 36-2-11-15 requiring the identification of
9	draftsmen of instruments transferring interests in real estate do not
10	apply to filings under IC 26-1.
11	(9) A financing statement may be transmitted and filed
12	electronically. A signature requirement under this section is
13	satisfied by:
14	(A) an intent by the filing party to sign the filing under
15	IC 26-1-1-201(39); and
16	(B) the entry of the filing party's name on the electronic form
17	in a signature box or other place indicated by the secretary of
18	state.



SENATE MOTION

Mr. President: I move that Senator Skillman be added as coauthor of Senate Bill 595.

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COMMITTEE REPORT

Mr. President: The Senate Committee on Finance, to which was referred Senate Bill No. 595, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 595 as introduced.)

BORST, Chairperson

Committee Vote: Yeas 12, Nays 3.

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SENATE MOTION

Mr. President: I move that Senate Bill 595 be amended to read as follows:

Page 18, line 15, delete "IC 26-1-1-20(39)" and insert "IC 26-1-1-201(39)".

(Reference is to SB 595 as printed March 2, 1999.)

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